IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Blohowiak et al

Serial No.:

10/751,303

Filing Date: January 2, 2004

Attorney Docket No. BOEI-1-1248

Group Art Unit:

1762

Examiner:

Not yet assigned

Title:

CONTINUOUS SURFACE PREPARATION OF METALS

COMBINED DECLARATION AND POWER OF ATTORNEY IN PATENT APPLICATION

As the inventors of the invention disclosed in the patent application entitled CONTINUOUS SURFACE PREPARATION OF METALS, we each hereby declare as follows:

Our residences, post office addresses and citizenship are:

Kay Y. Blohowiak

16418 239th Avenue SE

Issaguah, WA 98027

US Citizen

Robert A. Anderson

31616 40th Avenue SW

Federal Way, WA 98023

US Citizen

Shane E. Arthur

22525 SE 444th Street Enumclaw, WA 98022

US Citizen

William B. H. Grace

7266 29th Avenue NE Seattle, WA 98115

US Citizen

Darrin M. Hansen 5054 Ivanhoe Pl. NE Seattle, WA 98105

US Citizen

Steven R. Jones

210 197th Ave CT E,

Sumner, WA 98390 US Citizen

Matthew S. Tillman 18332 36th Ave W #B16

Lynnwood WA 98037

US Citizen

Rick G. Wire 18508 65th St. E.

Bonney Lake, WA 98390

US Citizen

I believe that we are the original, first and sole inventors of the subject matter that is claimed and for which a patent is sought on the invention entitled CONTINUOUS SURFACE PREPARATION OF METALS, the specification of which is attached to this declaration.

I have reviewed and understand the contents of the above-identified patent application, including the claims.

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I acknowledge the duty to disclose information, which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, for the application(s) listed below. I have also identified below any foreign application(s) for patent or inventor's certificate, or of any PCT international application having a filing date before that of the application on which priority is claimed: [NONE]

I hereby claim the benefit under 35 U.S.C. 119(e) of the following United States provisional application(s): [NONE]

I hereby claim the benefit under 35 U.S.C. 120 of any United States application(s), or 365(c) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose information that is material to patentability as defined 37 CFR 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

This application is a Continuation-in-part of U.S. Application Serial No. 10/143,391, filed May 9, 2002.

I hereby appoint the following attorneys and agents to prosecute this application and to transact all related business in the Patent and Trademark Office: William C. Anderson, PTO Reg. No. 28,147; Harry B. Field, PTO Reg. No. 27,880; Terje Gudmestad, PTO Reg. No. 32,232; John C. Hammar, PTO Reg. No. 29,928; Henry G. Kohlmann, PTO Reg. No. 26,672; Bryan C. Ogden, PTO Reg. No. 25,362; Charles T. Silberberg, PTO Reg. No. 26,584; David J. Clement,

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CUSTOMER NUMBER

- 2 -

PTO Reg. No. 44,082; Ann K. Galbraith, PTO Reg. No. 33,530; Robert L. Gullette, PTO Reg. No. 26,899; Thomas W. Hennen, PTO Reg. No. 27,798; Lawrence W. Nelson, PTO Reg. No. 34,684; John R. Rafter, PTO Reg. No. 28,533; James P. Hamley, PTO Reg. No. 28,081; Nicholas T. Bauz, PTO Reg. No. 41,604; Richard T. Black, PTO Reg. No. 40,514; David A. Lowe, PTO Reg. No. 39,281; Lawrence D. Graham, PTO Reg. No. 40,001; Mark L. Lorbiecki, PTO Reg. No. 45,643; Michael S. Smith, PTO Reg. No. 39,563; Robert R. Richardson, PTO Reg. No. 40,143; Mark S. Beaufait, PTO Reg. No. 48,529; Mark D. Byrne, PTO Reg. No. 50,125; H. Albert Richardson, PTO Reg. No. 27,701, Dale C. Barr, PTO Reg. No. 40,498; Darren J. Jones, PTO Reg. No. 36,175; Steven H. Arterberry, Washington State Bar No. 29,554 and PTO Reg. No. 46,314 and all registered patent attorneys and registered patent agents of the Law Firm of Black Lowe & Graham PLLC.

Direct all communications to:

Dale C. Barr, Esq.
BLACK LOWE & GRAHAM^{PLLC}
701 Fifth Avenue, Suite 4800
Seattle, Washington 98104
Direct Dial: 206.957.2463
Facsimile: 206.381.3301

Email: barr@blacklaw.com

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the

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United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date	Date	Date
Kay Y. Blohowiak	Robert A. Anderson	Shane E. Arthur
Date	Date	Date
William B. H. Grace	Darrin M. Hansen	Steven R. Jones
4/30 /2004 Date	Date	
Matthew S. Tillman	Rick G. Wire	

United States Code, and that such willful false statements may jeopardize the validity of

The application or any patent issued thereon.

Date

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United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Robert A. Anderson

Date

Shane E. Arthur

Date

Matthew S. Tillman

25315 CUSTOMER NUMBER -4-

BOEI-1-1248DPOA

701 Fifth Avenue, Suite 4800

BLACK LOWE & GRAHAM PLLC

Seattle, Washington 98104 206.381.3300 • F: 206.381.3301